Production of Documents Page from Subpoena Issued to Melody Noble Nelson

B. PRODUCTION OF DOCUMENTS

In Brian Shern's written statement dated September 15, 2005, he states an interview took place with Eddy Patterson on May 6, 2004, between Agent Tim Arsenault and Patterson. Tim Arsenaults Memorandum states that Doug Horn met with him and Eddy Patterson on May 6, 2004. In a Rule 35(b) Motion (sealed) you informed the Court that Judy Patterson provided

In this interview, Judith Patterson provided timely, truthful and complete information concerning an on-going investigation concerning Oscar Stilley and Lindsey Springer. Judith Patterson provided specific and detailed information concerning meetings between herself, Eddy Patterson, Oscar Stilley and Lindsey Springer. Judith Patterson provided specific information that confirmed financial payments by the Pattersons' to Stilley and Springer.

- 1. Please bring with you any documents which you generated, shared with or made available to, Brian Shern, or anyone else working for the United States, prior to September 16, 2005 regarding any "on-going investigation" concerning Oscar Stilley and Lindsey Springer.
- 2. Please bring with you any other document you may have written that expresses any opinion you had regarding the character and receipt of money by Lindsey K. Springer or Bondage Breaker's Ministry between the year 1994 till the present, or as of July 2, 2009.

JUNE 17, 2009

UNITED STATES DISTRICT COURT

	f	for the				
Northern District of Oklahoma						
LINDSEY I	tates of America v. KENT SPRINGER Defendant)))	Case No.	09-C	R-043-SPF	
SUBPO	DENA TO TESTIFY AT A HEA	RING (OR TRIAL	IN A C	CRIMINAL CASE	
To: DOUGLAS HO 1200 West Okn Muskogee, Oki 918-684-5100 YOU ARE CO below to testify in this allows you to leave.	nulgee	nited Stat you must	es district co remain at th	ourt at t	he time, date, and place shown until the judge or a court officer	
Place of Appearance:	United States District Court, No		Courtroom ?		#4	
	District Oklahoma, 333 West 4 th Tulsa Oklahoma 74103	· Street,	Date and Ti	me:	ЛЛLY 2, 2009 9:00 A.M.	
You must also applicable): See Exhibit A	bring with you the following docu	iments, e	dectronically	stored	l information, or objects (blank if not	
Date: <u>JUNE 19 2009</u>		•	CLERK OF	// [Phil Lombardi, Clerk Tre of Clerk or Deputy Clerk	
The name, address, e-r	nail, and telephone number of the			ζ (name	of party) Lindsey K. Springer	
Lindsey K Springer 5147 S. Harvard # 116 lindsey@mindspring.c 918-955-8225/748-553		nis suop	oena, are:			

Case No.

PROOF OF SERVICE

i nis suppoena for	(name of individual and title, if any)		•
eceived by me on (da	te)		
☐ I personally sen	rved the subpoena on the individual at	(place)	
-		on (date)	; or
	ena at the individual's residence or usu	ual place of abode with (n	ame)
•		•	iscretion who resides there,
on (date)	, and mailed a copy to the i	ndividual's last known a	ddress; or
☐ I served the sui	bpoena on (name of individual)		, who i
designated by lav	v to accept service of process on behalf		***************************************
	(on (date)	; or
☐ I returned the s	subpoena unexecuted because		; 1
Other (specify):			
\$ 40.00 witne miles	ss \$ 27.50		
Name of the Control o	for travel and \$	for services, for	a total of \$
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es are \$ I declare under pe	for travel and \$	s true. Server's signati	ire

Additional information regarding attempted service, etc:

1200 W Okmulges St Muskoges, OK 74401-5848

333 W 4th St Tulsa, OK 74103-3839

Total Estimated Time: 50 minutes Total Estimated Distance: 48.88 miles Total Estimated Fuel Cost:

•	Di:	rect	ione	from	Δ	to	B:

STATE	 Start out going WEST on W CKMULGEE AVE/US-52 BRAS-64 BRAW OKMULGEE ST toward N 13TH ST. Continue to follow W OKMULGEE AVE. 	1.1 mi
	2: Turn RIGHT onto US-62/US-69/N 32ND STXCK-16. Continue to follow US-69 N.	9.4 ml
•	 Merge onto MUSKOGEE TURNPIKE W via the nump on the LEFT toward TULSA (Portions toll). 	25.6 mi
(ig	4: MUSKOGEE TURNPIKE W becomes OK-51 W.	15.0 ml
	5; Take the 11TH ST exit toward HOUSTON AVE.	0.1 mi
•	8: Turn RIGHT onto 8 HOUSTON AVE.	0.3 mi
•	7: Turn RIGHT onto W 3RD ST 8.	0.1 mi
Ċ	5: Tum SLIGHT RIGHT onto S FRISCO AVE.	0.1 mi
t	9; \$ FRISCO AVE bacomes W 4TH ST 8.	0.1 mi
160	10: End at 333 W 4th St Tuiss, OK 74103-3839	

Estimated Time: 50 minutes Estimated Distance: 48.88 miles

Total Estimated Time: 50 minutes

Total Estimated Distance: 48.88 miles

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route usability or expeditionness. You essume all risk of use, MapCuest means you agree to our Terms of Use
any loss or delay resulting from your use of MapCuest. Your use of MapCuest means you agree to our Terms of Use.

EXHIBIT "A"

D. Horn

A. DEFINITIONS

The word "document(s)" includes all "writings," "recordings," and "photographs," as those terms are defined in Rule 1001 of the Federal Rules of Evidence, and should be construed in the broadest sense permissible. Accordingly, "document(s)"includes, but is not limited to, all written, printed, recorded or graphic matter, photographic matter, sound reproductions, or other retrievable data (whether recorded, taped, or coded electrostatically, electromagnetically, optically or otherwise on hard drive, diskette, compact disk, primary or backup tape, audio tape or video tape) from whatever source derived and however and by whomever prepared, produced, reproduced, disseminated or made. Without limiting the generality of the foregoing, "document(s)" includes the original and any non-identical copy and also every draft and proposed draft of all correspondence, internal memoranda, notes of meetings, telegrams, telexes, facsimiles, electronic mail, reports, transcripts or notes of telephone conversations, diaries, notebooks, minutes, notes, tests, reports, analyses, studies, testimony, speeches, worksheets, maps, charts, diagrams, computer printouts, and any other writings or documentary materials of any nature whatsoever, whether or not divulged to other parties, together with any attachments thereto and enclosures therewith. In addition, the word "Document(s)" encompasses all forms and manifestations of electronically or optically coded, stored, and/or retrievable information, including but not limited to "email," "voice mail," digital images and graphics, digital or analog audiotapes and files, and digital or analog videotapes and files.

- 2. The words "you," "your" or "Plaintiffs" refer to Plaintiffs, and their agents, representatives, attorneys, experts, and all other persons acting or purporting to act on behalf of Plaintiffs.
- 3. The singular of each word shall be construed to include its plural and vice versa, and the root word and all derivations (i.e., "ing," "ed," etc.) shall be construed to include each other.
- 4. The words "and" as well as "or" shall be construed both conjunctively as well as disjunctively.
 - 5. The word "each" shall be construed to include "every" and vice versa.
 - 6. The word "any" shall be construed to include "all" and vice versa.
- 7. The present tense shall be construed to include the past tense and vice versa.
 - 8. The masculine shall be construed to include the feminine and vice versa.
- 9. The words "knowledge," "information," "possession," "custody," and "control" of a person shall be construed to include such person's agents, representatives, and attorneys.
- 10. The word "including" shall have its ordinary meaning and shall mean "including but not limited to" and shall not indicate limitation to the examples or items mentioned.

B. PRODUCTION OF DOCUMENTS

You told Chief Judge Eagan in a Joint "Agreement and Stipulation" dated August 30, 2004, that on May 6, 2004, you and "agents of the FBI and IRS" interviewed Eddy Patterson "concerning the ongoing investigation of Oscar Stilley, Jerold Barringer and Lindsey Springer."

- 1. Please bring with you any documents authored by you or someone working in your officer, or under your direct or indirect control, that shows prior to May 6, 2004, you and "agents of the FBI and IRS" were conducting an "ongoing investigation of Oscar Stilley, Jerold Barringer and Lindsey Springer."
- 2. Please bring with you any documents in your control or that you are aware of that would show when the "ongoing investigation" began referenced by you to Chief Judge Claire V. Eagan in your "Joint Agreement" dated August 30, 2004, referenced above.
- 3. Please bring with you any other documents explaining any reason given by you or to you as to why this "investigation" was instigated or began.
- 4. Please bring any documents which show Eddy Patterson officially waived his rights to attorney client privilege regarding Oscar Stilley or Jerold Barringer as of May 6, 2004.
- 5. Please bring any documents which show Judith Patterson officially waived her rights to attorney client privilege regarding Oscar Stilley or Jerold Barringer as of May 3, 2004.

- 6. Please bring any documents you faxed or delivered to William Widel on or before September 1, 2004, regarding the substantial assistance and any deal struck between you, your office, the United States, and Eddy or Judy Patterson regarding reduction in sentencing, waiver of right to appeal, fines, restitution, and regarding any agreement you would not seek further prosecution of either Eddy Patterson or Judith Patterson involving any crimes you believe they had committed prior to September 1, 2004.
- 7. Please bring with you any documents either from you or to you, from Donna Meadors or to Donna Meadors, which contain the name Lindsey K. Springer, Lindsey Springer, Lindsey Kent Springer, Bondage Breaker's Ministries, Bondage Breaker's Ministry, Jerold Barringer or Oscar Stilley between the time of 1999 through July 2, 2009.

JUNE 17, 2009

UNITED STATES DISTRICT COURT

		for the			
	Northern I	District of	Oklahoma		
LINDSEY	States of America v. KENT SPRINGER Defendant))))	Case No.	09-CR-043-S	PF
SUBP	OENA TO TESTIFY AT A HI	EARING	OR TRIAL	IN A CRIMIN	AL CASE
To: DONNA MEA 1645 S. 101st Tulsa, Oklaho	East Avenue,				
YOU ARE CO below to testify in this allows you to leave.	OMMANDED to appear in the Ucriminal case. When you arrive	United Sta , you mus	tes district co t remain at th	ourt at the time, e court until the	date, and place shown judge or a court officer
Place of Appearance:	· · · · · · · · · · · · · · · · · · ·	Courtroom 1	π -		
	District Oklahoma, 333 West Tulsa Oklahoma 74103	4 Sueet,	Date and Ti	me: JULY 2, 2	2009 9:00 A.M.
You must also applicable): See Attached Exhi	bring with you the following do	cuments,	electronically	stored informa	tion, or objects (blank if not
Date: JUNE 19 2009)			COURT / Signature of Cierk	f peputy Clerk
	mail, and telephone number of th			(name of party)	Lindsey K. Springer
Lindsey K Springer 5147 S. Harvard # 116 lindsey@mindspring.c 918-955-8225/748-553					

AO 89 (Rev. 01/09) Subpoena to Testify at a Hearing or Trial in a C	Criminal Casi	e (Page 2)
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Case No.

PROOF OF SERVICE

as received by me on (d	(ate)		
☐ I personally se	erved the subpoena on the individual a	t (place)	
		on (date)	; or
☐ I left the subp	oena at the individual's residence or u	sual place of abode with (name)	
	, a pe	erson of suitable age and discret	ion who resides there,
on (date)	, and mailed a copy to the	individual's last known addres	s; or
☐ I served the st	abpoena on (name of individual)		, who is
designated by la	w to accept service of process on beha	lf of (name of organization)	
	- Marketine - Mark	on (date)	; or
☐ I returned the	subpoena unexecuted because		; or
Other (specify): Unless the subpotendered to the w		1 States, or one of its officers or nd the mileage allowed by law,	agents, I have also
Unless the subpo	ena was issued on behalf of the United itness fees for one day's attendance, a	l States, or one of its officers or	agents, I have also
Unless the subpotendered to the ways \$40.00 with miles	ena was issued on behalf of the United itness fees for one day's attendance, a	l States, or one of its officers or	agents, I have also in the amount of
Unless the subpotendered to the w \$ 40.00 with miles Ty fees are \$	ena was issued on behalf of the United ritness fees for one day's attendance, a ness \$ 6.10	I States, or one of its officers or nd the mileage allowed by law, for services, for a total	agents, I have also in the amount of
Unless the subpotendered to the ways and subpotendered to the ways are \$ 40.00 with the miles. If declare under positions are \$ 1.00 with the miles.	ena was issued on behalf of the United ritness fees for one day's attendance, a ness \$ 6.10 for travel and \$ enalty of perjury that this information	States, or one of its officers or nd the mileage allowed by law, for services, for a totalist true.	agents, I have also in the amount of
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Additional information regarding attempted service, etc:

Sorryl When printing directly from the browser your directions or map may not print correctly. For best results, try clicking the Printer-Friendly button.

1645 S 101st East Ave Tulsa, OK 74128-4637 333 W 4th St Tulsa, OK 74103-3839

Total Estimated Time: 13 minutes Total Estimated Distance: 10.11 miles Total Estimated Fuel Cost:

₹ Directions from A to B:

(<u></u>)	1: Start out going NORTH on S 101ST EAST AVE toward E 16TH ST S.	0.1 mì
→ ,	2: Turn RIGHT onto E 15TH ST S.	0.2 mī
Q IP	3: Merge onto I-44 W/OK-66 W.	2.2 mi
	 Take the US-64/OK-51 exit, EXIT 231, toward SAND SPRINGS/BROKEN ARROW. 	0.3 mi
(64)	5: Merge onto US-64 W/OK-51 W toward TULSA.	6.6 mi
	6: Take the 11TH ST exit toward HOUSTON AVE.	0.1 mì
-	7: Turn RIGHT onto S HOUSTON AVE.	0.3 mi
→ ,	8: Turn RIGHT onto W 3RD ST S.	0.1 mi
7	9: Turn SLIGHT RIGHT onto S FRISCO AVE.	0.1 mi
Ť	10: S FRISCO AVE becomes W 4TH ST S.	0.1 mi
	11: End at 333 W 4th St Tulsa, OK 74103-3839	

Estimated Time: 13 minutes Estimated Distance: 10.11 miles

Total Estimated Distance: 10.11 miles Total Estimated Time: 13 minutes 129th East Ave E Apache StQ F Anache St w Apache 5t E-Pine St E Admiral Phys Gran O Brady St Sun Refinery S Vale Ą C 41st SU: MAPQUEST, Ist St S © 2009 MapQuest Inc. ≝ F7istSLS

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EXHIBIT "A"

D. Meadors

A. DEFINITIONS

The word "document(s)" includes all "writings," "recordings," and "photographs," as those terms are defined in Rule 1001 of the Federal Rules of Evidence, and should be construed in the broadest sense permissible. Accordingly, "document(s)"includes, but is not limited to, all written, printed, recorded or graphic matter, photographic matter, sound reproductions, or other retrievable data (whether recorded, taped, or coded electrostatically, electromagnetically, optically or otherwise on hard drive, diskette, compact disk, primary or backup tape, audio tape or video tape) from whatever source derived and however and by whomever prepared, produced, reproduced, disseminated or made. Without limiting the generality of the foregoing, "document(s)" includes the original and any non-identical copy and also every draft and proposed draft of all correspondence, internal memoranda, notes of meetings, telegrams, telexes, facsimiles, electronic mail, reports, transcripts or notes of telephone conversations, diaries, notebooks, minutes, notes, tests, reports, analyses, studies, testimony, speeches, worksheets, maps, charts, diagrams, computer printouts, and any other writings or documentary materials of any nature whatsoever, whether or not divulged to other parties, together with any attachments thereto and enclosures therewith. In addition, the word "Document(s)" encompasses all forms and manifestations of electronically or optically coded, stored, and/or retrievable information, including but not limited to "email," "voice mail," digital images and graphics, digital or analog audiotapes and files, and digital or analog videotapes and files.

- 2. The words "you," "your" or "Plaintiffs" refer to Plaintiffs, and their agents, representatives, attorneys, experts, and all other persons acting or purporting to act on behalf of Plaintiffs.
- 3. The singular of each word shall be construed to include its plural and vice versa, and the root word and all derivations (i.e., "ing," "ed," etc.) shall be construed to include each other.
- 4. The words "and" as well as "or" shall be construed both conjunctively as well as disjunctively.
 - 5. The word "each" shall be construed to include "every" and vice versa.
 - 6. The word "any" shall be construed to include "all" and vice versa.
- 7. The present tense shall be construed to include the past tense and vice versa.
 - 8. The masculine shall be construed to include the feminine and vice versa.
- 9. The words "knowledge," "information," "possession," "custody," and "control" of a person shall be construed to include such person's agents, representatives, and attorneys.
- 10. The word "including" shall have its ordinary meaning and shall mean "including but not limited to" and shall not indicate limitation to the examples or items mentioned.

B. PRODUCTION OF DOCUMENTS

In Brian Shern's written statement dated September 15, 2005, he states an "investigation was initiated because it was alleged that Springer's conduct may have been subject to the penalty provision of Title 26, U.S.C. § 6700 (...) And Title 26, U.S.C. § 6701..." Mr. Shern also stated that "the civil investigation indicated that Springer's conduct did not appear to be subject to the penalty provision of Title 26, U.S.C. § 6700 or 6701 during 2000 through 2003, however, it did indicate that Springer received payments from individuals for whom he provided legal or tax advice."

- 1. Please bring with you any documents which you generated, shared with or made available to, Brian Shern, or anyone else working for the United States, prior to September 16, 2005 regarding any "on-going investigation" or "6700 investigation" concerning Lindsey K. Springer, where you indicate that "Springer received payments from individuals for whom he provided legal or tax advice."
- 2. Please bring with you any other document you may have written that expresses any opinion you had regarding the character and receipt of money by Lindsey K. Springer or Bondage Breaker's Ministry between the year 2000 through 2003.
- 3. Please bring with you any criminal referral you made in connection with your investigation under section 6700 of Lindsey K. Springer.

 June 17, 2009

5444 S 108 East Avenue Tulsa OK 74146 Tel: 1-866-401-9181 1-918-770-7991

hud rental equipment

UNITED STATES DISTRICT COURT

	for the		
	Northern District of	Oklahoma	
LINDSEY	States of America) v.) KENT SPRINGER) Defendant)	Case No. 09-	CR-043-SPF
SUBP	OENA TO TESTIFY AT A HEARING	OR TRIAL IN A	CRIMINAL CASE
To: BRIAN SHERI 1645 S. 101st Tulsa, Oklaho	East Avenue,		
	DMMANDED to appear in the United Sta criminal case. When you arrive, you mus		
Place of Appearance:	· · · · · · · · · · · · · · · · · · ·	Courtroom No.:	#4
	District Oklahoma, 333 West 4th Street, Tulsa Oklahoma 74103	Date and Time:	JULY 2, 2009 9:00 A.M.
Y ou must also applicable): See Attached Exhib	bring with you the following documents, on the following documents, or the following documents documents documents.	ectronically store	d information, or objects (blank if not
Date: JUNE 19 2009	_		PRT Phil Loghbardi, Clerk
The name, address, e-m	nail, and telephone number of the attorney , who requests this subpo	- //	e of party) Lindsey K. Springer
Lindsey K Springer 5147 S. Harvard # 116 lindsey@mindspring.co 918-955-8225/748-553	Tulsa, Oklahoma 74135		

AO 89 (Rev. 01/09) Subpoena to Testify at a Hearing or Trial in a Criminal Case (Page 2)

Case No.

PROOF OF SERVICE

	This subpoena f	Or (name of individual and title, if any)		
was re	eceived by me on (date)		
	☐ I personally s	erved the subpoena on the individual a	t (place)	
			on (date)	
		ooena at the individual's residence or u		
		, a po	erson of suitable age and	discretion who resides there,
	on (date)	, and mailed a copy to the	individual's last known	address; or
	☐ I served the s	ubpoena on (name of individual)		, who is
	designated by la	w to accept service of process on beha	lf of (name of organization)	
			On (date)	; or
	☐ I returned the	subpoena unexecuted because		; or
	☐ Other (specify).			
	\$ 40.00 wit	ritness fees for one day's attendance, a ness \$ 6.10	nd the mileage allowed b	y law, in the amount of
My fee	es are \$	for travel and \$	for services, fo	or a total of \$
	I declare under p	enalty of perjury that this information	is true.	·
Date:			Server's signa	ture
			Printed name ar	nd title
			Server's addi	ress

Additional information regarding attempted service, etc:

Sorryl When printing directly from the browser your directions or map may not print correctly. For best results, by clicking the Printer-Friendly button.

1645 \$ 101st East Ave Tulsa, OK 74128-4637

333 W 4th St Tulsa, OK 74103-3839

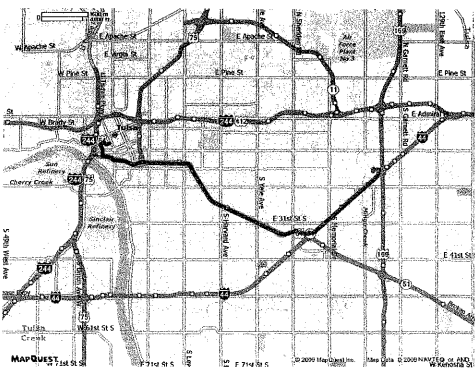
Total Estimated Time: 13 minutes Total Estimated Distance: 10.11 miles Total Estimated Fuel Cost;

▼ Directions from A to B:

	1: Start out going NORTH on S 101ST EAST AVE toward E 16TH ST S.	0.1 m
*	2: Turn RIGHT onto E 15TH ST S.	0.2 m
	3: Merge onto I-44 W/OK-66 W.	2.2 m
	 Take the US-64/OK-51 exit, EXIT 231, toward SAND SPRINGS/BROKEN ARROW. 	0.3 m
	5; Merge onto US-64 W/OK-51 W toward TULSA.	6.6 mi
	6: Take the 11TH ST exit toward HOUSTON AVE.	0.1 mi
>	7: Turn RIGHT onto S HOUSTON AVE.	0.3 mi
*	8: Turn RIGHT onto W 3RD ST S.	0.1 mi
*	9: Turn SLIGHT RIGHT onto S FRISCO AVE.	0,1 mi
•	10: S FRISCO AVE becomes W 4TH ST S.	0.1 mi
EHO	11: End at 333 W 4th St Tulsa, OK 74103-3839	

Estimated Time: 13 minutes Estimated Distance: 10.11 miles

Total Estimated Time: 13 minutes Total Estimated Distance: 10.11 miles



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any loss or delay resulting from your use of MapQuest. Your use of MapQuest means you agree to our Terms of Usa

EXHIBIT "A"

B. Shern

A. DEFINITIONS

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- 7. The present tense shall be construed to include the past tense and vice versa.
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- 9. The words "knowledge," "information," "possession," "custody," and "control" of a person shall be construed to include such person's agents, representatives, and attorneys.
- 10. The word "including" shall have its ordinary meaning and shall mean "including but not limited to" and shall not indicate limitation to the examples or items mentioned.

B. PRODUCTION OF DOCUMENTS

You stated "[T]his investigation pertains to allegations that Lindsey Springer received income for providing legal and tax advice to numerous clients, and that he knowingly and willfully did not report this income in order to evade the taxes associated with it." You also state that "[T]his investigation was initiated because it was alleged that Springer's conduct may have been subject to the penalty provision of Title 26, § 6700...and Title 26, § 6701." You also stated that "however, it did indicate that Springer received payments from individuals for whom he provided legal or tax advice."

- 1. Please bring with you any documents you reviewed prior to September 16, 2005, authored by Donna Meadors, or anyone else, containing or involving the name Lindsey Kent Springer, Lindsey K. Springer, Lindsey Springer, Bondage Breaker's Ministries, which explains the allegation Springer's conduct "may have been subject to penalty provisions" of either "6700" or "6701."
- 2. Please bring with you any documents you reviewed prior to September 16, 2005, which you relied upon to assert your investigation was based upon the determination Lindsey Springer received "income" for providing "legal" or "tax advice" to "numerous clients."
- 3. Please bring with you any other documents you reviewed prior to September 16, 2005, which you relied upon in arriving at your stated determination "he knowingly and willfully did not report this income in order to evade the taxes

associated with it."

4. Please provide any documents you relied upon in making the determination "Springer received payments from individuals for whom he provided legal or tax advice."

5. Please bring with you any training manual you have relied upon, prior to September 16, 2005, in making your determinations in your statement dated September 15, 2005.

JUNE 17, 2009

UNITED STATES DISTRICT COURT

	for the		
	Northern District of	Oklahoma	
LINDSEY	tates of America) V.) KENT SPRINGER) Defendant)	Case No. 09	9-CR-043-SPF
SUBP	OENA TO TESTIFY AT A HEARING	OR TRIAL IN A	CRIMINAL CASE
To: DONALD SHO 1645 S. 101st Tulsa, Oklaho	East Avenue,		
	OMMANDED to appear in the United State criminal case. When you arrive, you must		
Place of Appearance:	,	Courtroom No.:	#4
	District Oklahoma, 333 West 4 th Street, Tulsa Oklahoma 74103	Date and Time:	JULY 2, 2009 9:00 A.M.
You must also applicable): See Attached Exhilt Date: JUNE 19 2009		electronically stor	Phil Lombardi, Clerk
NATION OF THE PROPERTY OF THE		Signa	Mynn
The name, address, e-n	nail, and telephone number of the attorney		ne of party) Lindsey K. Springer
Lindsey K Springer 5147 S. Harvard # 116 lindsey@mindspring.c 918-955-8225/748-553		oena, are:	

Sorry! When printing directly from the browser your directions or map may not print correctly. For best results, try clicking the Printer-Friendly button.

1645 S 101st East Ave Tulsa, OK 74128-4637 333 W 4th St Tulsa, OK 74103-3839

Total Estimated Time: 13 minutes Total Estimated Distance: 10.11 miles Total Estimated Fuel Cost:

▼ Directions from A to B:

30 33	1: Start out going NORTH on S 101ST EAST AVE toward E 16TH ST S,	0.1 mi
(4)	2: Turn RIGHT onto E 15TH ST S.	0.2 mi
	3: Merge onto !-44 W/OK-86 W.	2.2 mi
	 Take the US-64/OK-51 exit, EXIT 231, toward SAND SPRINGS/BROKEN ARROW. 	0.3 mi
64	5: Merge onto US-64 W/OK-51 W toward TULSA.	6.6 mi
	6: Take the 11TH ST exit toward HOUSTON AVE.	0.1 mi
→	7: Turn RIGHT onto S HOUSTON AVE.	0.3 mi
→	8: Turn RIGHT onto W 3RD ST S.	0.1 mi
	9: Turn SLIGHT RIGHT onto S FRISCO AVE.	0.1 mi
(1)	10: S FRISCO AVE becomes W 4TH ST S.	0.1 mi
	11: End at 333 W 4th St Tuisa, OK 74103-3839	

Estimated Time: 13 minutes Estimated Distance: 10.11 miles

Total Estimated Distance: 10.11 miles

| Comparison | Com

All rights reserved. Use subject to License/Copyright Map Legend Directions and maps are informational only. We make no warranties on the accuracy of their content, road conditions or route usability or expeditiousness. You assume all risk of use. MapQuest and its suppliers shall not be liable to you for any loss or delay resulting from your use of MapQuest. Your use of MapQuest means you agree to our tends rating EXHIBIT "A"

D. Shoemake

A. DEFINITIONS

The word "document(s)" includes all "writings," "recordings," and "photographs," as those terms are defined in Rule 1001 of the Federal Rules of Evidence, and should be construed in the broadest sense permissible. Accordingly, "document(s)"includes, but is not limited to, all written, printed, recorded or graphic matter, photographic matter, sound reproductions, or other retrievable data (whether recorded, taped, or coded electrostatically, electromagnetically, optically or otherwise on hard drive, diskette, compact disk, primary or backup tape, audio tape or video tape) from whatever source derived and however and by whomever prepared, produced, reproduced, disseminated or made. Without limiting the generality of the foregoing, "document(s)" includes the original and any non-identical copy and also every draft and proposed draft of all correspondence, internal memoranda, notes of meetings, telegrams, telexes, facsimiles, electronic mail, reports, transcripts or notes of telephone conversations, diaries, notebooks, minutes, notes, tests, reports, analyses, studies, testimony, speeches, worksheets, maps, charts, diagrams, computer printouts, and any other writings or documentary materials of any nature whatsoever, whether or not divulged to other parties, together with any attachments thereto and enclosures therewith. In addition, the word "Document(s)" encompasses all forms and manifestations of electronically or optically coded, stored, and/or retrievable information, including but not limited to "email," "voice mail," digital images and graphics, digital or analog audiotapes and files, and digital or analog videotapes and files.

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 - 6. The word "any" shall be construed to include "all" and vice versa.
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 - 8. The masculine shall be construed to include the feminine and vice versa.
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AO 89 (Rev. 01/09) Subpoena to Testify at a Hearing or Trial in a Criminal Case (Page 2)

Case No.

PROOF OF SERVICE

vas received by me on (do	ate)		
as received by the on (ac	· · · · · · · · · · · · · · · · · · ·		
☐ I personally se	erved the subpoena on the individual a	t (place)	
		on (date)	; or
☐ I left the subpo	oena at the individual's residence or us	sual place of abode with (nam	e)
		erson of suitable age and discr	
on (date)	, and mailed a copy to the	individual's last known addr	ess; or
☐ I served the su	bpoena on (name of individual)		, who is
	w to accept service of process on beha		
		on (date)	; or
☐ I returned the:	subpoena unexecuted because	-	; 01
☐ Other (specify):			,
	ena was issued on behalf of the United itness fees for one day's attendance, a		
	itness fees for one day's attendance, a		
tendered to the wi	itness fees for one day's attendance, a		w, in the amount of
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tendered to the with \$40.00 with miles Ty fees are \$	itness fees for one day's attendance, a ness \$ 6.10 for travel and \$ enalty of perjury that this information	for services, for a t	w, in the amount of
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tendered to the with \$40.00 with miles Ty fees are \$ I declare under pe	itness fees for one day's attendance, a ness \$ 6.10 for travel and \$ enalty of perjury that this information	for services, for a t	w, in the amount of total of \$

Additional information regarding attempted service, etc:

B. PRODUCTION OF DOCUMENTS

- 1. Please bring with you any documents which you generated, shared with or made available to, Brian Shern, or anyone else working for the United States, prior to September 16, 2005 regarding any "on-going investigation" concerning Lindsey K. Springer for any years beginning in January, 1994 through September 15, 2005.
- 2. Please bring with you any Memorandums of Interviews written by you or anyone working with you in the investigation of Lindsey K. Springer for the same above time of January, 1994 through September 15, 2005.

 JUNE 17, 2009

UNITED STATES DISTRICT COURT

			ior me				
		Northern D	istrict of	Oklahoma			
·	United S	tates of America)				
		v.)	a			
	LINDSEY	KENT SPRINGER)	Case No.	09-CR-043	-SPF	
		Defendant)				
	SUBP	OENA TO TESTIFY AT A HE	ARING	OR TRIAL IN	J A C'DTMI	NAT CASE	
			200E10	OK TROAL II	A CRUM	MALI CASE	
	LLIAM TA						
		East Avenue,					
1 u	lsa, Oklaho	ma /4128					
		. · · · · · · · · · · · · · · · · · · ·					
YC	U ARE CO	DMMANDED to appear in the Un	nited Sta	tes district cour	t at the time	e, date, and pla	ce shown
allows you	stify in this o to leave.	criminal case. When you arrive,	you must	t remain at the o	court until tl	he judge or a c	ourt officer
Place of Ap	реагапсе:	United States District Court, Northern	Courtroom No.: #4				
		District Oklahoma, 333 West 4th Street, Tulsa Oklahoma 74103		Date and Time	e: JULY 2	, 2009 9:00 A.M.	
	u must also l	bring with you the following docu	ıments, є	electronically st	tored inform	ation, or object	ets (blank if not
applicable):		• •					
See Att	ached Exhib	ıt A					
		•					
D-4-1 HD	TE 10 0000				1	Philip	
Date: JUI	NE 19 2009			CLERK OF CO	oukt //	1.07	nbardi, Clerk
				CLEMIK OF CO	11/////	1111	- Afold
			-		[[/(N	1/00	
				Sift	hdture of Cleft	or Deputy Clerk	
The name, a	address, e-ma	ail, and telephone number of the			ime of party)	Lindsey K. S	pringer
T to to TZ	0	, who requests th	is subpo	ena, are:			
Lindsey K 5147 S. Har		Tulsa, Oklahoma 74135					
	ndspring.com			•			
	25/748-5539						

Sorry! When printing directly from the browser your directions or map may not print correctly. For best results, try clicking the Printer-Friendir button.

1645 \$ 101st East Ave Tulse, OK 74128-4637 333 W 4th St Tulsa, OK 74103-3839

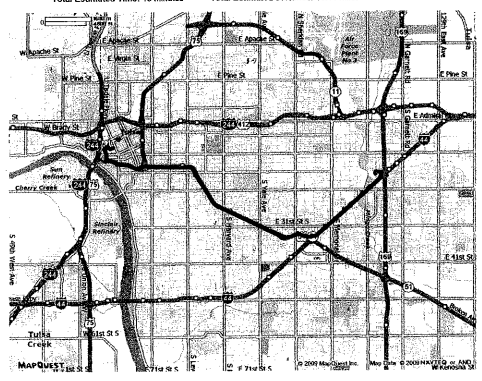
Total Estimated Time: 13 minutes Total Estimated Distance: 10.11 miles Total Estimated Fuel Cost:

▼ Directions from A to B:

ETART	1: Start out going NORTH on S 101ST EAST AVE toward E 16TH ST S.	0.1 mi
	2: Turn RIGHT onto E 15TH ST S.	0.2 mi
1	3: Merge onto I-44 W/OK-66 W.	2.2 mi
3	 Take the US-64/OK-51 exit, EXIT 231, toward SAND SPRINGS/BROKEN ARROW. 	0.3 mi
	5: Merge onto US-64 W/OK-51 W toward TULSA.	6.6 mi
EXIT	6: Take the 11TH ST exit toward HOUSTON AVE.	0.1 mi
<u>→</u>	7: Tum RIGHT onto S HOUSTON AVE.	9.3 mi
③	8: Turn RIGHT onto W 3RD ST S.	0,1 mi
*	9: Turn SLIGHT RIGHT onto S FRISCO AVE.	0.f mi
	10: S FRISCO AVE becomes W 4TH ST S.	0.1 mi
END	11: End at 333 W 4th St Tulsa, OK 74103-3839	

Estimated Time: 13 minutes Estimated Distance: 10.11 miles

Total Estimated Time: 13 minutes Total Estimated Distance: 10.11 miles



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AO 89 (Rev. 01/09) Subpoena to Testify at a Hearing or Trial in a Criminal Case (Page 2)

Case No.

PROOF OF SERVICE

This supported to	OF (name of individual and title, if any)	
as received by me on (d	late)	
☐ I personally s	erved the subpoena on the individual at (place)	
•	on (date)	
☐ I left the subp	oena at the individual's residence or usual place of ab	ode with (name)
	, a person of suitable	age and discretion who resides there,
on (date)	, and mailed a copy to the individual's las	st known address; or
☐ I served the su	ibpoena on (name of individual)	, who is
designated by la	w to accept service of process on behalf of (name of orgo	anization)
	on (date)	; or
	subpoena unexecuted because	; 0
Other (specify):		
Unless the subpotendered to the w \$ 40.00 with miles		of its officers or agents, I have also allowed by law, in the amount of
fees are \$		
	for travel and \$ for se	rvices, for a total of \$
	enalty of perjury that this information is true.	·
-	enalty of perjury that this information is true.	rvices, for a total of \$
I declare under potential te:	enalty of perjury that this information is true. Ser	·

Additional information regarding attempted service, etc:

EXHIBIT "A"

W. Taylor

A. DEFINITIONS

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 JUNE 17, 2009

AO 89 (Rev. 91/09) Subpoena to Testify at a Hearing or Trial in a Criminal Case

LINITED STATES DISTRICT COURT

	for the	SIMOI	500K1
	Northern District of	Oklahoma	
LINDSEY K	tes of America) v.) ENT SPRINGER) fendant)	Case No.	09-CR-043-SPF
SUBPO	ENA TO TESTIFY AT A HEARING	OR TRIAL	IN A CRIMINAL CASE
To: EDDY PATTER	ISON		
YOU ARE CO below to testify in this callows you to leave. Place of Appearance:	MMANDED to appear in the United Stariminal case. When you arrive, you mu United States District Court, Northern	ist remain at u	ie court diffi die judge of a court office.
Place of Appearance.	District Oklahoma, 333 West 4th Street Tulsa Oklahoma 74103		
You must also applicable):		s, electronicall	y stored information, or objects (blank if not
See Exhibit A	. • •		
	ed ()		,
Date: JUNE 19 2009	<u>)</u>	CLERK O	F COURT Phil Lombards, Clark
			Signfulure of Olgrk or Deputy Clerk
The name, address, e-r	mail, and telephone number of the attorn	ney representi bpoena, are:	ng (name of party) Lindsey K. Springer

Lindsey K.. Springer

5147 S. Harvard # 116 Tulsa, Oklahoma 74135

<u>lindsey@mindspring.com</u> 918-955-8225/748-5539

O 89 (Rev. 01/0	9) Subpoens to Testify at a Hearin	ng or Trial in a Criminal C	ase (Page 2)	
ase No.				
		PROOF	OF SERVICE	
This	subpoena for <i>(name of indi</i>	vidual and title, if any)		
	by me on (date)			
			dual at (place)	
Andrew Control of the			on (date)	; or
a 11	eft the subpoena at the i	idividual's residenc	ce or usual place of abode with (name)	. 74
			, a person of suitable age and discret	
on (da	ite)	, and mailed a copy	to the individual's last known addres	s; or
	served the subpoena on (
	•	-	n behalf of (name of organization)	· · · · · · · · · · · · · · · · · · ·
		W. S. Janes, 1988	on (date)	; or
Unle tende	ss the subpoena was issu	ed on behalf of the	United States, or one of its officers or ance, and the mileage allowed by law,	r agents, I have also
\$ r	niles	•		
My fees are	\$	for travel and \$	for services, for a tot	al of \$
I dec	clare under penalty of pe	rjury that this inform	mation is true.	·
Date:				
Date.	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		Server's signature	
			Printed name and title	
		nggaph teacher annual sites.	Server's address	

Additional information regarding attempted service, etc:

Driving Directions from 4/10 E 80th St, Tuisa, UK to 555 W 4th St, Tuisa, UK

4710 E 80th \$t Tuise, OK 74136-8948

333 W 4th St Tulse, OK 74103-3839

Total Estimated Time: 19 minutes Total Estimated Distance: 12.59 miles Total Estimated Fuel Cost:

▼ Dir	ections	from	A	ю	В:

100.				
▼ Direc	ctions from A to B:			
(VAID)	1: Start out going SOUTHEAST on E SOTH ST S toward & YALE AVE.			0.2 mi
*	2: Tum LEFT anto S YALE AVE.			0.9 ml
*	3: Turn LEFT onto E 716T 6T S.			4.7 mi
f all	4: Merge onto US-75 N.			6:19 m3
	5: Take #244 E toward UB-84 W/OK-51 W/BAND SPRINGS/JOPLIN.			0.2 ml
	8: Take the 7TH ST exit, EXIT 4C, toward DOWNTOWN.			0.3 mi
		the second	.1-1	6.1 mi
4	7: samp becomes W 7TH ST S.			
•	8: Turn LEFT anto 8 HOUSTON AVE.	.1	-	0.2 ml
•	9: Turn RIGHT onto W 2RD ST S.			0.1 mi
٠	19: Turn BLIGHT RIGHT onto 9 FRISCO AVE.			0.1 mi
•	11: S FRISCO AVE becomes W 4TH ST S.			0.1 mi
	12: End at 333 W 4th St Tuise, CK 74103-3839			

Estimated Time: 19 minutes Estimated Distance; 12.59 miles

Total Estimated Distance: 12.58 miles Total Estimated Time: 19 minutes

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EXHIBIT "A"

E. Patterson

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B. PRODUCTION OF DOCUMENTS

Brian Shern stated that you told Tim Arsenault you paid "Springer this \$ 45,000 over the next several months" and the time period was beginning March 1, 2000.

- Please bring with you any documents, including contracts and canceled checks, that establish when you hired Attorney Steven Knorr and William Widell.
- Please bring with you all proof that you have waived your attorney client privilege regarding your representation by Oscar Stilley between March 1, 2000 and May 6, 2004.
- 3. Please bring with you any promises, in writing or otherwise, made to you by the United States, directly or indirectly, or through your attorneys. Steven Knorr or Mr. William Widell, between December 15, 2003 and July 2, 2009, which speak about the sentencing reduction you were to receive in exchange for your testimony, including any deal you made with the United States involving your wife, Judith Patterson, and her withdrawal of her appeal to the 10th Circuit Court of Appeals in August, 2004.
- 4. Please bring with you copies of any requests you made to Jerold Barringer between January 1, 2003 and June 1, 2003, wherein you requested Mr. Barringer return what remained of any retainer you gave him in or during the year 2000.
- 5. Please bring copies of all Tax Returns for years 1993 through 2009 filed by you with the Internal Revenue Service related to your earning of income, including Social Security income.

6. Please bring any document which could explain to the Court how much of any fine or restitution you have paid since your conviction date of December 15, 2003 or your Sentencing Date of September 1, 2004 to the United States or any of its divisions or branches as you were ordered to do by the Court.

JUNE 17, 2009

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AO 89 (Rev. 01/09) Subpocna to Testify at a Hearing or Trial in a Criminal Case

UNITED STATES DISTRICT COURT

for the

Northern Dist	trict of Okla	homa	
United States of America v.))) Cas	se No.	09-CR-043-SPF
LINDSEY KENT SPRINGER Defendant)		

SUBPOENA TO TESTIFY AT A HEARING OR TRIAL IN A CRIMINAL CASE

JUDITH PATTERSON To:

YOU ARE COMMANDED to appear in the United States district court at the time, date, and place shown below to testify in this criminal case. When you arrive, you must remain at the court until the judge or a court officer allows you to leave.

Place of Appearance:	United States District Court, Northern	Courtroom No.:	#4
1 1acc of rippeds	District Oklahoma, 333 West 4th Street,	Date and Time:	IULY 2, 2009 9:00 A.M.
	Tulsa Oklahoma 74103	<u> </u>	

You must also bring with you the following documents, electronically stored information, or objects (blank if not applicable):

Sec Exhibit A

Phil Lombardi, Clerk

Date: JUNE 19 2009

CLERK OF Q

Signature of

The name, address, e-mail, and telephone number of the attorney representing (name of party)

Lindsey K. Springer

, who requests this subpoena, are:

Lindsey K., Springer

5147 S. Harvard # 116 Tulsa, Oklahoma 74135

lindsey@mindspring.com

918-955-8225/748-5539

(Rev. 01/09) Subpoena to Te	estify at a Hearing or Trial in a Criminal Case (Page 2)		
No.			••
	PROOF OF SER	VICE	
This subpoena for	(name of individual and title, if any)		
received by me on (da	te)		
☐ I personally se	rved the subpoena on the individual at (place)	
	Ol	n (date)	; or
☐ I left the subpo	ena at the individual's residence or usu	al place of abode with (n	пате)
	, a pers	on of suitable age and di	iscretion who resides there,
on (date)	, and mailed a copy to the in	ndividual's last known a	ddress; or
			ai oder
	v to accept service of process on behalf	of (name of organization)	
J ,	C	on (date)	; or
I returned theOther (specify):	subpoena unexecuted because		
tendered to the w	ena was issued on behalf of the United ritness fees for one day's attendance, an	States, or one of its officed the mileage allowed by	cers or agents, I have also
	ness \$ 7.20		
ly fees are \$	for travel and \$	for services, fo	or a total of\$
I declare under p	penalty of perjury that this information i	s true.	
ate:		Server's signo	ature
		Printed name a	nd title
	والمرابع المرابع المرا	Server's ada	iress

Additional information regarding attempted service, etc:

Corryl Wilmer printing ultracity from the browner your directions or map may not peint correctly. For heat results, try clicking

4710 E 80th St Tube, OK 74136-9948 333 W 4th St Tuise, OK 74103-3839

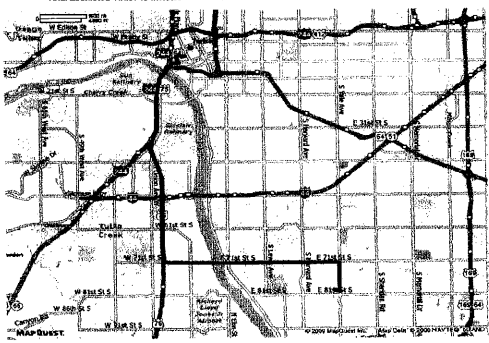
Total Estimated Time: 19 minutes Total Estimated Distance: 12.59 miles Total Estimated Fuel Cost:

•	Directions	from	Δ	to B:	

A 50114	GEOTIS HOLL A 10 E.	
SSAINT.	1: Start out going SOUTHEAST on E 80TH ST 8 toward S YALE AVE.	0.2 ns
•	2: Turn LEFT onto 8 YALE AVE.	0,9 mi
4	3: Turn LEFT onto E 718T STS.	4,7 mi
	4; Merge onto US-78 N.	5.8 mi
(Z2)	5: Take -244 E toward US-64 W/OK-51 W/SAND SPRINGS/JOPLIN.	0.2 ml
25 T	8: Take the 7TH ST exit, EXIT 40, toward DOWNTOWN.	0.3 mi
4	7: ramp becomes W 7TH ST 8.	0.1 mi
*	8: Turn LEFT onto S HOUSTON AVE.	0.2 กา
•	8: Turn RIGHT onto WORD ST 5.	9.1 m
•	10: Turn SLIGHT RIGHT onto S FRISCO AVE.	0.1 m
4	11: S FRISCO AVE becomes WATH ST S.	0,1 m
	45. E.J. at 545 MI 4th St Tules, DK 744/0-3870	

Estimated Time; 19 minutes Estimated Distance; 12.59 miles

Total Estimated Time: 19 minutes Total Estimated Distance: 12.59 miles



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EXHIBIT "A"

J. Patterson

A. DEFINITIONS

The word "document(s)" includes all "writings," "recordings," and 1. "photographs," as those terms are defined in Rule 1001 of the Federal Rules of Evidence, and should be construed in the broadest sense permissible. Accordingly, "document(s)"includes, but is not limited to, all written, printed, recorded or graphic matter, photographic matter, sound reproductions, or other retrievable data (whether recorded, taped, or coded electrostatically, electromagnetically, optically or otherwise on hard drive, diskette, compact disk, primary or backup tape, audio tape or video tape) from whatever source derived and however and by whomever prepared, produced, reproduced, disseminated or made. Without limiting the generality of the foregoing, "document(s)" includes the original and any non-identical copy and also every draft and proposed draft of all correspondence, internal memoranda, notes of meetings, telegrams, telexes, facsimiles, electronic mail, reports, transcripts or notes of telephone conversations, diaries, notebooks, minutes, notes, tests, reports, analyses, studies, testimony, speeches, worksheets, maps, charts, diagrams, computer printouts, and any other writings or documentary materials of any nature whatsoever, whether or not divulged to other parties, together with any attachments thereto and enclosures therewith. In addition, the word "Document(s)" encompasses all forms and manifestations of electronically or optically coded, stored, and/or retrievable information, including but not limited to "email," "voice mail," digital images and graphics, digital or analog audiotapes and files, and digital or analog videotapes and files.

- 2. The words "you," "your" or "Plaintiffs" refer to Plaintiffs, and their agents, representatives, attorneys, experts, and all other persons acting or purporting to act on behalf of Plaintiffs.
- 3. The singular of each word shall be construed to include its plural and vice versa, and the root word and all derivations (i.e., "ing," "ed," etc.) shall be construed to include each other.
- 4. The words "and" as well as "or" shall be construed both conjunctively as well as disjunctively.
 - 5. The word "each" shall be construed to include "every" and vice versa.
 - 6. The word "any" shall be construed to include "all" and vice versa.
- 7. The present tense shall be construed to include the past tense and vice versa.
 - 8. The masculine shall be construed to include the feminine and vice versa.
- 9. The words "knowledge," "information," "possession," "custody," and "control" of a person shall be construed to include such person's agents, representatives, and attorneys.
- 10. The word "including" shall have its ordinary meaning and shall mean "including but not limited to" and shall not indicate limitation to the examples or items mentioned.

B. PRODUCTION OF DOCUMENTS

Melody Nelson told Chief Judge Eagan that you were interviewed by Tim Arsenault on May 3, 2004 and that you provided specific and detailed information concerning meetings between you and Oscar Stilley and Lindsey Springer along with specific information regarding financial by you to both Oscar Stilley and Lindsey Springer.

- Please bring with you any documents, including contracts and canceled checks, that establish when you hired Attorney Steven Knorr and William Widell.
- Please bring with you all proof that you have waived your attorney client privilege regarding your representation by Jerold Barringer between March 1, 2000 and May 3, 2004.
- 3. Please bring with you any promises, in writing or otherwise, made to you by the United States, directly or indirectly, or through your attorneys, Steven Knorr or Mr. William Widell, between December 15, 2003 and July 2, 2009, which speak about the sentencing reduction you were to receive in exchange for your testimony, including any deal you made with the United States involving your husband, Eddy Patterson, and his decision not to appeal the violations of Sixth Amendment Fact finding by the Chief Judge in its determination of a sentence involving you or Eddy Pattersion.
- 4. Please bring copies of all Tax Returns for years 1993 through 2009 filed by you with the Internal Revenue Service related to your earning of income, including

Social Security income.

5. Please bring any document which could explain to the Court how much of any fine or restitution you have paid since your conviction date of December 15,